Case 2:23-cv-01798-KJM-KJN Document 25 Filed 11/06/23 Page 1 of 3 1 Thomas W. Barth, SBN 154075 Kresta Nora Dalv, SBN 199689 2 BARTH DALY LLP PO Box F 3 Winters, CA 95694 Telephone: (916) 440-8600 4 Facsimile: (916) 440-9610 Email: kdaly@barth-daly.com 5 Attorneys for Plaintiffs CHRISTINE DeMARIA 6 individually and in her capacity as Guardian Ad Litem for ANTHONY DeMARIA 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE EASTERN DISTRICT OF CALIFORNIA 9 10 CHRISTINE DeMARIA, and CHRISTINE 11 Case No. 2:23-CV-1798-KJM-KJN DeMARIA, pursuant to application for 12 appointment as Guardian Ad Litem for ANTHONY DeMARIA. STIPULATION TO EXTEND TIME TO 13 OPPOSE AND REPLY TO MOTION TO DISMISS AND ORDER THEREON Plaintiffs. 14 v. 15 YOLO COUNTY SHERIFF'S OFFICE, TOM 16 LOPEZ, GARY HALLENBECK, MICHAEL Date: December 8, 2023 GLASER, ROBERT MIDDLEMAN, Time: 10:00 a.m. 17 MATTHEW WIRICK, SAMUEL MACHADO, Dept: 3, 15th Floor NEAL GOODRICH, GARY RICHTER, TONYA TOLENTINO, HERNAN VEGA, and 18 DOES 1 through 15, inclusive, in their official 19 and personal/individual capacities. 20 Defendants. 21 At the request of counsel for plaintiffs Christine DeMaria and Anthony DeMaria 22 ("plaintiffs"), plaintiffs and defendants Yolo County Sheriff's Office, Tom Lopez, Gary 23 Hallenbeck, Michael Glaser, Robert Middleman, Matthew Wirick, Samuel Machado, Neal 24 Goodrich, Gary Richter, Tonya Tolentino and Hernan Vega ("defendants") by and through their 25 respective counsel, hereby STIPULATE, AGREE and REQUEST that: 26 /// 27 /// 28 {00041644} - 1 -STIPULATION TO EXTEND TIME OPPOSE/REPLY TO MOTION TO DISMISS AND [PROPOSED] ORDER 2:22-CV-01610-DMC

1

7

11

21

28

{00041644}

Case 2:23-cv-01798-KJM-KJN Document 25 Filed 11/06/23 Page 2 of 3 The hearing on defendants' Motion to Dismiss Complaint, filed October 13, 2023, is 2 scheduled for December 8, 2023, at 10:00 a.m., before the Honorable Kimberly J. Mueller in 3 Courtroom 3 of the United States District Court, 501 I Street, Sacramento, California. In accordance with Local Rule 230(c), plaintiffs' opposition to defendants' motion to 4 5 dismiss is due to be filed 14 days after filing of the Motion to Dismiss, on October 27, 2023. It is 6 requested the time for filing said opposition be extended and the opposition shall now be filed and served on or before November 10, 2023; and 8 Defendants' reply to opposition is due to be filed 10 days after filing of plaintiffs' 9 opposition pursuant to Local Rule 230(d). It is requested that the time for filing said reply be 10 extended to 17 days after filing of plaintiffs' opposition. Dated: October 26, 2023. BARTH DALY LLP 12 /s/ Kresta Nora Daly 13 Attorneys for Plaintiffs 14 Dated: October 26, 2023. ANGELO, KILDAY & KILDUFF, LLP 15 /s/ Derick E. Konz By_ 16 SERENA M. WARNER DERICK E. KONZ 17 WILLIAM J. BITTNER 18 Attorneys for Defendants 19 20 22 23 24 25 26 27

- 2 -

DALY LLP EYS AT LAW O, CALIFORNIA

Case 2:23-cv-01798-KJM-KJN Document 25 Filed 11/06/23 Page 3 of 3

Having considered the parties stipulation, the court grants their stipulated request.

Plaintiffs' opposition to defendants' motion to dismiss shall be filed on or before November 10, 2023; and

Defendants' reply to opposition shall be filed 17 days after filing of plaintiffs' opposition. IT IS SO ORDERED.

DATED: November 6, 2023.

CHIEF UNITED STATES DISTRICT JUDGE

{00041644}

- 3 -